1 2 The Above Space Reserved for Court Use 3 FLANGAS LAW FIRM Leo P. Flangas 4 Nevada Bar No. 5637 5 600 South Third Street Las Vegas, Nevada 89101 6 Tel: (702) 384-1990 Fax: (702) 384-1009 7 Email: <a href="mailto:leo@flangaslawoffice.com">leo@flangaslawoffice.com</a> 8 Attorney for Plaintiff JENNA L. CARNEY 9 UNITED STATES DISTRICT COURT 10 DISTRICT OF NEVADA 11 JENNA L. CARNEY, an individual; Case No. 2:18-cv-00195-GMN-BNW 12 Plaintiff, FIRST STIPULATION AND PROPOSED 13 v. ORDER TO EXTEND TIME TO SUBMIT PRETRIAL ORDER UNTIL CONCLUSION 14 IQ Data International, a Washington OF SETTLEMENT CONFERENCE corporation, et al., 15 **ORDERED ON MAY 8, 2019** 16 Defendants. 17 Pursuant to L.R. 7-1 Plaintiff, Jenna L. Carney ("Plaintiff") and Defendants Anza 18 Management Company ("Anza"), Crossings at Lake Mead ("Crossings"), and Sentry Recovery 19 & Collections, Inc. ("Sentry") hereby submit this first stipulation and proposed order to extend 20 21 time to submit their Joint Pretrial Order until thirty days after conclusion of the settlement 22 conference this Court ordered on May 8, 2019. 23 WHEREFORE, Plaintiff and Defendants Anza, Crossings, and Sentry jointly stipulate 24 that and request an order extending the time to provide their Joint Pretrial Order until the time 25 noted above. 26 27 /// 28 ///

Dated this 10<sup>th</sup> day of May, 2019.

2	BOYACK ORME & ANTHONY	FLANGAS LAW FIRM
3		
4	/s/ Colli McKiever Colli C. McKiever	/s/ Leo P. Flangas
		Leo P. Flangas
5	Nevada Bar No.	Nevada Bar No. 5637
6	7432 W. Sahara Ave., Suite 101	600 South Third Street Las
0	Las Vegas, NV 89117	Vegas, Nevada 89101
7	Office (702) 562-3415	Tel: (702) 384-1990
	Fax (702) 562-3570	Fax: (702) 384-1009
8	Attorney for Defendant	Email: <u>leo@flangaslawoffice.com</u>
	Anza Property Management	Attorney for Plaintiff
9		JENNA L. CARNEY
10		
_	LAW OFFICE OF BRIAN D. SHAPIRO	CASTRONOVA LAW OFFICES, P.C.
11		
12	/s/ Brian Shapiro	/s/ Stephen Castronova
13	Brian D. Shapiro, Esq.	Stephen G. Castronova, Esq.
	Nevada Bar No.	Nevada Bar No.
14	510 S. 8th Street	605 Forest Street
	Las Vegas, NV 89101	Reno, NV 89509
15	(t) 702-386-8600;	Tel: (775) 323-2646
16	(f) 702-383-0994;	Fax: (775) 323-3181
- 0	Attorney for Defendant	Attorney for Defendant
17	Sentry Collections & Recovery, Inc.	Crossings at Lake Mead

## [PROPOSED] ORDER

IT IS SO ORDERED that the Parties in this case shall have thirty (30) days from the conclusion of the settlement conference this Court ordered on May 8, 2019 to submit their Joint Pretrial Order until thirty days after conclusion, if no settlement is reached.

UNITED STATES MAGISTRATE JUDGE

Dated: May 14, 2019

**CERERTIFICATE OF SERVICE** 1 I HEREBY CERTIFY that on the 10<sup>th</sup> day of May, 2019, I served a true and correct 2 copy of the foregoing FIRST STIPULATION AND PROPOSED ORDER TO EXTEND 3 TIME TO SUBMIT PRETRIAL ORDER UNTIL CONCLUSION OF SETTLEMENT **CONFERENCE ORDERED ON MAY 8, 2019** 4 5 pursuant to the court e-filing and e-service rules, to everyone on the e-service list, including the 6 following: 7 Flangas Law Firm 8 Leo P. Flangas, Esq. leo@flangaslawoffice.com Attorney for Plaintiff 10 And by email to: 11 Brian D. Shapiro, Esq. 510 S. 8th Street 12 Las Vegas, NV 89101 13 (t) <u>702-386-8600</u>; (f) 702-383-0994 14 www.brianshapirolaw.com Counsel for Defendant 15 Sentry Recovery and Collection, Inc. 16 17 /s/ Benjamin La Luzerne For Flangas Law Firm 18 19 20 21 22 23 24 25 26 27 28

**CERERTIFICATE OF SERVICE** 1 I HEREBY CERTIFY that on the 10<sup>th</sup> day of May, 2019, I served a true and correct 2 copy of the foregoing FIRST STIPULATION AND PROPOSED ORDER TO EXTEND 3 TIME TO SUBMIT PRETRIAL ORDER UNTIL CONCLUSION OF SETTLEMENT **CONFERENCE ORDERED ON MAY 8, 2019** 4 5 pursuant to the court e-filing and e-service rules, to everyone on the e-service list, including the 6 following: 7 Flangas Law Firm 8 Leo P. Flangas, Esq. leo@flangaslawoffice.com Attorney for Plaintiff 10 And by email to: 11 Brian D. Shapiro, Esq. 510 S. 8th Street 12 Las Vegas, NV 89101 13 (t) <u>702-386-8600</u>; (f) 702-383-0994 14 www.brianshapirolaw.com Counsel for Defendant 15 Sentry Recovery and Collection, Inc. 16 17 /s/ Benjamin La Luzerne For Flangas Law Firm 18 19 20 21 22 23 24 25 26 27 28